



February 19, 2020

Connecticut General Assembly
State Capitol
210 Capitol Avenue
Hartford, CT 06106

Dear Senators and Representatives of the Connecticut General Assembly,

This document serves as notice to inform, that you among other current 2020 session legislators and government employees are in violation of your oath, 5 U.S. Code § 3331 and are currently writing or considering legislation that is in direct violation of the U.S. constitution.

House Bill H5044 among others not specifically referenced in this notice, which are currently being considered or written in the Connecticut legislature, are bills that strongly infringe upon the guarantees of lawful abiding individuals that are protected by our constitutional rights. This document also serves notice that you are in violation of the Constitution, as well as 18 U.S. Code §1962 with regard to your assistance in the imposition of false vaccine acts.

The Constitution is very clear on the powers enumerated to the government. We the people, delegated no more than 21 powers to the government. Article 1, Section 8, Clauses 1-16 defines those powers. Therefore all laws made by Congress, any restrictions imposed by government agencies as well as any restrictions made by executive order, and all Supreme Court decisions or other legislative acts that violate the constitution are a no law and wholly void. The aforementioned bills are unconstitutional. According to Title 18 U.S.C. § 2. (a)

Whoever commits an offense against the United States or aids, abets, counsels, commands, induces or procures its commission, is punishable as a principal. (b) Whoever willfully causes an act to be done which if directly performed by him or another would be an offense against the United States, is punishable as a principal. The Bill of Rights guarantees that government cannot infringe, nor continue to infringe upon the rights of the people and is designed to ensure that the powers of the government are kept in check. Constitutional amendments specifically guarantee the rights of the people and set clear limitations of the governmental powers that have been perverted, misinterpreted, and obscured.

We the People of Connecticut and Lawful America are serving you with this notice as a reminder of your oath as a Connecticut public servant, to protect the constitution, and to violate the guarantees of the people is an act of treason. Let us have no more talk of unconstitutional acts imposed by the State government simply because you do not have the authority to do so, and if it or they pass unlawfully, the people of the state of Connecticut will have the right to implement American jurisprudence 16 Am Jur 2d, Sec 177 late 2d, Sec 256.

A general misconception is that any statute passed by legislators bearing the appearance of law constitutes law. However, the u.S. Constitution is the supreme law of the land, and any statute, to be valid, must be in agreement. It is impossible for both the Constitution and a law violating it to be valid; one must prevail. The general rule is that an unconstitutional statute, though having the form and name of law is in reality no law, but is wholly void, and ineffective for any purpose, since unconstitutionality dates from the time of it's enactment and not merely from the date of the decision so branding it. An unconstitutional law, in legal contemplation, is as inoperative as if it had never been passed. As well as in American Jurisprudence 16 also states that any unconstitutional act of an official will at least be a violation of the oath of that official to execute the duties of his office, and therefore grounds for his removal from office. No official immunity or privileges of rank or position survive the commission of unlawful acts. If it violates the rights of individuals, it is also likely to be a crime, and the militia duty obligates anyone aware of such a violation to investigate it, gather evidence for a prosecution, make an arrest, and if necessary, seek an indictment from a grand jury, and if one is obtained, prosecute the offender in a court of law.

As a reminder to all Connecticut public servants, no emergency has just cause to suppress the constitution. According to 16Am Jur 2d., Sec. 98, "While an emergency cannot create power and no emergency justifies the violation of any of the provisions of the United States Constitution or States Constitutions. Public emergency such as economic depression for especially liberal construction of constitutional powers and it has been declared that because of national emergency, it is the policy of the courts of times of national peril, so liberally to construed the special powers vested in the chief executive as to sustain an effectuate the purpose there of, and to that end also more liberally to construed the constituted division and classification of the powers of the coordinate branches of the government and in so far as may not be clearly inconsistent with the constitution."

"We the People" ordained and established the Constitution, we created the government. It is our creature. We are the creator. It is the creature. It is not our master." According to 16Am Jur 2d., Sec. 258: "On the other hand it is clear that Congress cannot by authorization or ratification give the slightest effect to a state law or constitution which is in conflict with the Constitution of the United States." Therefore, upon receipt of this document, we are placing you on notice to take action and contact your legislative parties and remind them of the law and to immediately stop any further movement of the aforementioned bills. If your state continues to violate the rights of the people, We will bring forth a grand jury and seek to hold all parties who are involved accountable that have violated the Constitution as public servants and hold them accountable in their official and private capacity.

Thank you for your immediate action to ensure you and all public servants are in compliance.
If you have any questions you may contact me at walker@lawfulamerica.com.

Sincerely,
Michael Walker
President of Lawful America